United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA V. Christopher Tirrell Green			ORDER OF DETENTION	
			PENDING TRIAL Case Number: 1:07 Cr 230	
facts re	In a	accordance with the Bail Reform Act, 18 U.S.C. § 3142(fee the detention of the defendant pending trial in this case), a detention hearing has been held. I conclude that the following	
	(1)	Part I – Finding The defendant is charged with an offense described in offense state or local offense that would have been jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § 3156 an offense for which the maximum sentence is life an offense for which a maximum term of imprisoning	18 U.S.C. § 3142(f)(1) and has been convicted of a ☐ federal a federal offense if a circumstance giving rise to federal (a)(4). imprisonment or death.	
	(3)	in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable standard from the offense described in finding (1) was committed who relocal offense. A period of not more than five years has elapsed since imprisonment for the offense described in finding (1). Findings Nos. (1),(2) and (3) establish a rebuttable pre	ad been convicted of two or more prior federal offenses described ate or local offenses. ile the defendant was on release pending trial for a federal, state the date of conviction release of the defendant from sumption that no condition or combination of conditions will ad the community. I further find that the defendant has not	
X	(1)	Alternate Fi There is probable cause to believe that the defendant	nas committee an offense	
	(2)	☐ under 18 U.S.C. § 924(c).	years or more is prescribed in the Controlled Substances Act lished by finding (1) that no condition or combination of conditions at as required and the safety of the community.	
X	(1) (2)	Alternate Fi There is a serious risk that the defendant will not appe There is a serious risk that the defendant will endange	ar.	
		Part II – Written Statement	of Reasons for Detention	
	l fin	nd that the credible testimony and information submitted	at the hearing establish by clear and convincing evidence	
cor girl agg cor	nfesse friend gravat nditior	ed to officers that he has been selling drugs for ten years Is to avoid apprehension. Defendant has at least three for ted domestic violence. State court records show four fai	raine, each of which is punishable by over ten years in prison. He has a He has no recent work history and has been living with various elony convictions, including delivery of a controlled substance and lures to appear from 2000 through 2007. Defendant has violated a shown himself to be incapable of abiding by the orders of the court. occurred. (Oral findings incorporated by reference.)	
appeal the Un	ions f . The ited S	facility separate, to the extent practicable, from persons defendant shall be afforded a reasonable opportunity for	General or his designated representative for confinement in a awaiting or serving sentences or being held in custody pending or private consultation with defense counsel. On order of a court of the person in charge of the corrections facility shall deliver the	
			oseph G. Scoville	
Date		Signa	ature of Judge	
		Jose	eph G. Scoville, United States Magistrate Judge	
		Nam	e and Title of Judge	